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DARLA G. YOERG, Ph.D.

**SHERIDAN ROSS**  
*A Professional Corporation*  
ATTORNEYS AND COUNSELORS AT LAW

1560 BROADWAY  
SUITE 1200  
DENVER, COLORADO 80202-5141

TELEPHONE (303) 863-9700  
FACSIMILE (303) 863-0223  
E-MAIL: [srlaw@sheridanross.com](mailto:srlaw@sheridanross.com)

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KERMIT F. ROSS  
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OF COUNSEL  
PHILIP H. SHERIDAN  
DAVID F. ZINGER  
SCOTT R. BIALECKI

TECHNICAL  
SPECIALISTS  
DENNIS J. DUPRAY, Ph.D.  
ANGELA DALLAS  
SEBOR, Ph.D.  
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Our File No.

**7066-1-CIP3-CON**

Serial No.: **10/613,777**

Filed: **July 2, 2003**

Entitled: **DEVICE AND METHOD FOR TRANSFERRING FORCE TO A TARGETED  
OBJECT**

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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**MAR 21 2006**

In Re the Application of:

LOWTHER

Serial No.: 10/613,777

Filed: July 2, 2003

Atty. File No.: 7066-1-CIP3-CON

For: DEVICE AND METHOD FOR  
TRANSFERRING FORCE TO A  
TARGETED OBJECT

) Group Art Unit: 3723

) Examiner: Shakeri, H.

**INTERVIEW SUMMARY**

**CERTIFICATE OF FACSIMILE TRANSMISSION**

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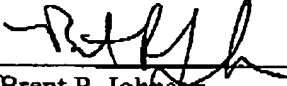
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Dear Sir/Madam:

In furtherance of the telephonic interview conducted with the Examiner on February 24, 2006, Applicant provides this summary: Applicant discussed the prior art of record, namely the cited French reference and the patent to Evinger. Applicant argued that there was no teaching to combine the references, but the Examiner did not agree and stated that in combination the references disclosed what was being claimed. Thus, there was no agreement as to allowability of the claims. Applicant also discussed the respective priorities of the pending claims, noting that Claims 25-28 contained no new matter and were entitled to an effective filing date as of the earliest priority application, while Claims 29 and 30 were only entitled to the filing date of the parent application.

Respectfully submitted,  
SHERIDAN ROSS P.C.

By:



Brent P. Johnson  
Registration No. 38,031  
1560 Broadway, Suite 1200  
Denver, Colorado 80202-5141  
(303) 863-9700

Date: 3/21/06